1 2 3 4 5 UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA** 6 \*\*\*\* 7 SETH MANHEIMER, an individually, and ) Case No. 2:16-cv-02186-JCM-NJK derivatively on behalf of TRUFUSION) 8 YOGA, LLC **JUDGMENT** 9 Plaintiff, 10 v. 11 TRUFUSION YOGA, LLC, a Nevada) Limited Liability Company, MICHAEL) 12 BORDEN; **MARTIN** HINTON; ) TRUFUSION LLC, a Nevada Limited) 13 Liability Company, TRUFUSION ) FRANCHISING LLC, a Nevada Limited ) 14 Liability Company, and DOES 1-10, ) inclusive 15 Defendants. 16 TRUFUSION YOGA, LLC, a Nevada) 17 Limited Liability Company, TRUFUSION ) LLC, a Nevada Limited Liability Company, ) 18 TRUFUSION FRANCHISING LLC, a) Nevada Limited Liability Company, and ) 19 ROES 1-10, inclusive, 20 Counterclaimants, 21 ٧. 22 SETH MANHEIMER, 23 Counterdefendant. 24

25

Following proceedings including a jury trial and pre- and post-trial motions, as well as agreed dismissals at the commencement of trial, and in accordance with the jury's verdict. IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that judgment be entered as follows:

- 1. Judgment shall be entered in favor of Plaintiff, Seth Manheimer, and against Defendant TruFusion Yoga, LLC, for monies owed in the amount of \$55,000.00, plus \$37,998.78 in prejudgment interest.
- 2. Manheimer's ownership interest in Defendants and Counterclaimants TruFusion Yoga, LLC, TruFusion Franchising LLC, and TruFusion LLC as of September 28, 2018, is determined to be a .8 percent ownership interest in TruFusion LLC, which itself owns 100% of TruFusion Yoga, LLC and TruFusion Franchising LLC.
  - 3. Manheimer shall take nothing by his other claims in this case.
- 4. Counterclaimants, TruFusion Yoga, LLC; TruFusion Franchising LLC; and TruFusion LLC, shall take nothing by their counterclaims.

DATED May 24, 2019.

alle C. Mahan

THE HONORABLE JAMES C. MAHAN DISTRICT COURT JUDGE